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FORM F.F. NO. 1 U.S. DEPARTMENT OF AGRICULTURE AGRICULTURAL ADJUSTMENT ADMINISTRATION Commodities Purchase Section	To be forwarded to Commodities Purchase Section, Agricultural Adjustment Administration, Washington, D.C.
APPLICATION A	ND AGREEMENT FOR HARVESTING AND SALE OF
	CORN FODDER AND STOVER
	, hereinafter referred to as "the producer," of
(Post office)	,, operating a ranch or farm known as
situated(Miles and direction)	from, on Road
in	Township, in County, State of
	nim to be sold by him under the terms of the agreement hereinafter set forth, tons or, or such part thereof as may be alloted to him, referred to in this agreement as "the product" product.
This application and the agree of Agriculture of the United States	nent hereinafter set forth constitute an offer which may be accepted by Henry A. Wallace, as Secretar or his duly appointed agent, both hereinafter referred to as "the Secretary", by signing the attache ag the aforesaid agreement shall immediately become binding upon the producer and the Secretary
	Producer.
A	LOTMENT AND EXECUTION BY THE SECRETARY
I hereby allot to	tons of corn fodder, and in consideratio
of the promises of	(Producer) herein made, I execute this agreement.
	HENRY A. WALLACE, For and on behalf of the United States.
	By(Representative of the Secretary of Agriculture)
	(Representative of the Secretary of Agriculture)
	AGREEMENT
exercise the necessary care in curin able for delivery specifying the gra	ses that he will harvest an amount of the product sufficient to fulfill the allotment to him and will halfing, and storing the same and that he will notify the Secretary of the product which he has availed thereof in accordance with Schedule A of this contract.
Thereupon the Secretary may reas farms as the Secretary shall appro- Secretary shall approve or may can	nion that he will be unable to fulfill his allotment or any part thereof, he shall notify the Secretar gn such allotment or may permit the producer to purchase unalotted stocks from such persons and/ove or may permit the producer to assign his allotment to such persons and upon such terms as the cell the allotment to the extent that it will not be fulfilled.
If he refuses to fill such order the entire allotment. The Secretary sh	es to fill any order transmitted to him by the Secretary which he is at such time able to fill and delive Secretary may decide either to deduct the amount of such order from his allotment or to cancel the all notify the producer of his decision within 30 days of such refusal; and such decision shall be final. deers of purchase for the product and transmit the same to the producer. The producer shall deliver the same to the producer.
product in bales to a carrier at	(Town) (Town) (Town)
The Secretary may appoint as any convenient place en route the agreement and shall indicate by appresumed to have been, at the time reject it, but the producer may new order; substandard product which	inspector who shall inspect the product, before loading, at the place of delivery to the carrier or a cto; the inspector shall grade the product according to the standards laid down in Schedule A of the copriate means the class and quality of the product; after such grading the product shall be conclusived of shipment, of the class and quality so specified; if the product is substandard, the inspector may extheless fill the order of delivery of standard product within the time specified by the Secretary in the secretary shall decide the product constitutes a refusal under paragraph 3 of this agreement.
5. The producer shall make th	e shipping arrangements in accordance with the order of the Secretary and ship the product under be becretary may designate, attaching thereto a sight draft upon the consignee.
6. If 10 days after notification delivery to the carrier, the produc	of arrival to the consignee, or, in case of diversion by the Secretary or destruction. 30 days after or his agent for collection has not received payment or has received less than the price specified are tarmy hereby promises to pay the schedule price or the difference between the schedule price and the
as between the producer and the Se- he shall, unless the product has be same if it thereby appears that the ment; the Secretary further promi- made for carriage beyond the place tary may demand as a condition of assign, and make over the bills of may accrue to the producer in com- payment or satisfaction for anythi	om all sources on account of the product. The risk of damage, deterioration or loss after loading shared the sources of account of the product. The risk of damage, deterioration or loss after loading shared the sources of the product of the product did not, at the time of loading, meet the qualifications set forth in Schedule A of this agrees to hold the producer harmless from any liability incurred and to reinburse him for any payment of delivery to the carrier, except where the product has been rejected as herein provided. The Secretary ading, drafts, all of the producer's right to the product, and any other rights which have accrued a cection with the production and the sale and transit thereof, and that he certify that he has not receive g for which he is demanding payment from the Secretary.
herein provided, and the amount of secretary will pay the producer the extent that the producer has stand made, at the time of notification.	de Secretary, on or after April 1, 1935, of the amount of his allotment which has not been shipped a standard product which he has on hand, produced upon his farm, at the time of notification. The schedule price for that part of his allotment which has not been shipped as herein provided to the product, produced upon his farm on hand at the time of inspection, or if no inspection is or can heard product, produced upon his farm on hand at the time of inspection, or if no inspection is or can heard produced upon his farm on the producer's farm or demand that it be delivered for the specify in or about, and the producer shall permit such produced upon his farm.
to remain upon his farm stored in	the customary manner for a period not to exceed 30 days after notification to the Secretary as above this expense, deliver the product to the Secretary at upon demand
after the Secretary has received n through the negligence or misfeasa	tification as hereinabove provided he shall bear the risk of loss of the product unless the loss occur
emough one negligence of inforcase	See reverse side for classes and grades for corn fodder and stover) 16—2807

SCHEDULE A

Classes and Grades for Corn Fodder and Stover

Classification

Field corn

Corn fodder—
Whole corn fodder
Shredded corn fodder

Corn stover—
Whole corn stover
Shredded or threshed corn stover

Grades for all subclasses

- No. 1.—Shall have all or nearly all the leaves attached and shall be green to greenish yellow in color, sound and sweet, well cured, and shall not contain more than a trace of foreign material.
- No. 2.—Shall have the majority of leaves attached, may be yellow to yellowish brown in color, shall be well cured and may include not to exceed ten percent foreign material.

Sample grade.—May have most of the leaves absent, may contain more than 10 percent of foreign material, may be under cured, badly weathered, moldy, musty, or otherwise of distinctly low quality.

No sample grade will be accepted.

Definitions

Corn fodder shall be the harvested entire corn plant, cut and cured in the shock, from which no part has been removed before baling.

Corn stover shall be the harvested mature entire corn plant, cut and cured in the shock, from which the cars only have been removed before baling.

Whole corn fodder or whole corn stover shall be that which has been baled in its natural form without chopping, shredding, or threshing.

Shredded corn fodder or corn stover is that which has been run through a corn shredder or ensilage cutter.

Threshed corn stover is corn fodder which has been run through a grain thresher and from which all or most of the corn kernels have been removed in the process of threshing.

Prices of corn fodder and stover

In areas designated and subject to other limitations designated, the prices per ton to be paid for baled corn fodder or baled corn stover in car lots f.o.b. cars shall be:

	w note	Shreaded
No. 1 Corn fodder	\$8. 00	\$9.00
No. 2 Corn fodder		8. 50
No. 1 Corn stover		8, 50
No. 2 Corn stover		8, 00
		2. 30

No sample grade will be accepted.

16-2807 U.S. GOVERNMENT PRINTING OFFICE: 1934

APPLICATION AND AGREEMENT FOR HARVESTING AND SALE OF CORN FODDER AND STOVER

		·	, hereinafter re	eferred to as "the produce	er," of, (Box)
	(Past affice)	(Chata)	, operating	a ranch or farm known	as,
situated					
situated	(Miles and direction)	rom	(Town)	, on	Road,
in		Township, in		County, State	of
baled corn duced upor This a of Agricult	fodder and/or corn stoven the aforementioned far application and the agreement of the United States	er, or such part thereof rm. ment hereinafter set for s or his duly appointed :	as may be alloted th constitute an of agent, both herein	I to him, referred to in the fer which may be accepte after referred to as "the	fter set forth, tons of is agreement as "the product" product by Henry A. Wallace, as Secretary Secretary", by signing the attached on the producer and the Secretary.
				<u></u>	Producer.
	A	LLOTMENT AND	EXECUTION	BY THE SECRETA	RY
I here	by allot to	(Producer)	,	tons c	of corn fodder, and in consideration
				ein made, I execute this	
		(110ducer)			
				For	LACE, and on behalf of the United States.
				By(Represent	ative of the Secretary of Agriculture)
			AGREEMEN		
exercise the able for de 2. If the Thereupon farms as the Secretary secretar	e necessary care in curin elivery specifying the grather producer is of the operatory may reas the Secretary shall appropriately producer hereby promises to fill such order the sment. The Secretary shall approximates	g, baling, and storing the desthereof in accordant binion that he will be usign such allotment or nove or may permit the neel the allotment to the ses to fill any order transecretary may decide and notify the producer of	ne same and that I ce with Schedule mable to fulfill his may permit the producer to assign extent that it was mitted to him by either to deduct to his decision with	ne will notify the Secretar A of this contract. allotment or any part the oducer to purchase unaloters in allotment to such fill not be fulfilled. the Secretary which he is the amount of such order in 30 days of such refusal	rulfill the allotment to him and will y of the product which he has available of the shall notify the Secretary. Ited stocks from such persons and/or persons and upon such terms as the at such time able to fill and deliver. from his allotment or to cancel the ; and such decision shall be final. Uncer. The producer shall deliver the
product in	bales to a carrier at		, Ol [.]		, or
The Sany convertagreement presumed reject it, border: subs	fy adjacent points of shi decretary may appoint a nient place en route the and shall indicate by app to have been, at the tin ut the producer may nev standard product which	ipment for all carriers), in inspector who shall in reto; the inspector shall propriate means the classine of shipment, of the overtheless fill the order of is rejected shall not be	within the time spacet the product grade the products and quality of the class and quality of delivery of standarged against t	pecified by the Secretary is t, before loading, at the pet according to the standa te product; after such grad so specified; if the product dard product within the ti	on the order. place of delivery to the carrier or at ards laid down in Schedule A of this ling the product shall be conclusively it is substandard, the inspector may are specified by the Secretary in the nless the Secretary shall decide that
5. Th of lading t	e producer shall make the such consignee as the	ne shipping arrangement Secretary may designat	ts in accordance wee, attaching there	rith the order of the Secre eto a sight draft upon the	tary and ship the product under bill consignee.
6. If I delivery to Schedule A amount reas between he shall, u same if it ment; the made for tary may assign, and may accrupayment of 7. The herein pro-	10 days after notification of the carrier, the product of this agreement the Sceived by the producer for the producer and the Senless the product has been thereby appears that the Secretary further proming the producer and the place demand as a condition of the tothe producer in contrastisfaction for anything producer may notify the producer and the amount of the producer and the producer any notify the produced, and the amount of the producer and the producer	of arrival to the consider or his agent for collegeretary hereby promise rom all sources on account cretary, be borne by the sen destroyed, have the eproduct did not, at the ises to hold the produce of delivery to the carriof any payment made a lading, drafts, all of the nection with the producing for which he is demantal to the secretary, on or after of standard product where the secretary of the secretary is not after of standard product where the secretary is not secretary.	gnee, or, in case ection has not recest to pay the scheent of the product. Secretary, but if the privilege of inspecting of loading, or harmless from a fer, except where to him to the producer's right tion and the sale anding payment from April 1, 1935, coich he has on han	of diversion by the Secretary of the risk of damage, define Secretary is unable to a cting the same en route of meet the qualifications of the product has been rejected to the product, and any not transit thereof, and the om the Secretary. If the amount of his allotted, produced upon his farther which has not the secretary.	retary or destruction, 30 days after eived less than the price specified in the between the schedule price and the terioration or loss after loading shall, rrange for inspection before loading, rat destination and of rejecting the et forth in Schedule A of this agreet to reimburse him for any payment eted as herein provided. The Secretargraph that the producer endorse, other rights which have accrued or at he certify that he has not received ment which has not been shipped as the property as herein provided to the
extent tha	it the producer has stand	ard product, produced	nancat the produc	et on the producer's farm	or demand that it be delivered for producer shall permit such product
	upon his farm stored in	the customary manner	for a period not	to exceed 30 days after n	otification to the Secretary as above
specified;	and the producer shall, a	at his expense, deliver th	ne product to the	Secretary at	(Town) upon demand;

SCHEDULE A

Classes and Grades for Corn Fodder and Stover

Classification

Field corn

Corn fodder— Whole corn fodder Shredded corn fodder

Corn stover
Whole corn stover
Shredded or threshed corn stover

Grades for all subclasses

No. 1.—Shall have all or nearly all the leaves attached and shall be green to greenish yellow in color, sound and sweet, well cured, and shall not contain more than a trace of foreign material.

No. 2.—Shall have the majority of leaves attached, may be yellow to yellowish brown in color, shall be well cured and may include not to exceed ten percent foreign material.

Sample grade.—May have most of the leaves absent, may contain more than 10 percent of foreign material, may be under cured, badly weathered, moldy, musty, or otherwise of distinctly low quality.

No sample grade will be accepted.

Definitions

Corn fodder shall be the harvested entire corn plant, cut and cured in the shock, from which no part has been removed before baling.

Corn stover shall be the harvested mature entire corn plant, cut and cured in the shock, from which the ears only have been removed before baling.

Whole corn fodder or whole corn stover shall be that which has been baled in its natural form without chopping, shredding, or threshing.

Shredded corn fodder or corn stover is that which has been run through a corn shredder or ensilage cutter.

Threshed corn stover is corn fodder which has been run through a grain thresher and from which all or most of the corn kernels have been removed in the process of threshing.

Prices of corn fodder and stover

In areas designated and subject to other limitations designated, the prices per ton to be paid for baled corn fodder or baled corn stover in car lots f.o.b. cars shall be:

37 G	Whole	Shredded
No. 1 Corn fodder	\$8, 00	\$9, 00
No. 2 Corn fodder	7. 50	8, 50
No. 1 Corn stover	7. 50	0.00
No. 2 Corn stover	7. 00	8. 00
No sample grade will be accented	7. 00	0, 00

16-2807 U.S. GOVERNMENT PRINTING OFFICE: 1934

APPLICATION AND AGREEMENT FOR HARVESTING AND SALE OF CORN FODDER AND STOVER

		hereinafter referred to as "the producer," of, (R.F.D. No.) (Box)
		, operating a ranch or farm known as,
		(Town) Road,
in	Township, in	County, State of
duced upon the aforementioned fa This application and the agree of Agriculture of the United State	rm. ement hereinafter set for s or his duly appointed	f as may be alloted to him, referred to in this agreement as "the product" protect constitute an offer which may be accepted by Henry A. Wallace, as Secretary agent, both hereinafter referred to as "the Secretary", by signing the attached ment shall immediately become binding upon the producer and the Secretary
	II OTMENT AND	Producer. EXECUTION BY THE SECRETARY
А	LECTMENT AND	EXECUTION BY THE SECRETARY
I hereby allot to	(Producer)	tons of corn fodder, and in consideration
of the promises of	(Producer)	herein made, I execute this agreement.
	•	HENRY A. WALLACE, For and on behalf of the United States.
		By(Representative of the Secretary of Agriculture)
		(Representative of the Secretary of Agriculture)
		AGREEMENT
1. The producer hereby prom	nises that he will harves	st an amount of the product sufficient to fulfill the allotment to him and will

- exercise the necessary care in curing, baling, and storing the same and that he will notify the Secretary of the product which he has available for delivery specifying the grades thereof in accordance with Schedule A of this contract.
- 2. If the producer is of the opinion that he will be unable to fulfill his allotment or any part thereof, he shall notify the Secretary. Thereupon the Secretary may reassign such allotment or may permit the producer to purchase unalotted stocks from such persons and/or farms as the Secretary shall approve or may permit the producer to assign his allotment to such persons and upon such terms as the Secretary shall approve or may cancel the allotment to the extent that it will not be fulfilled.
- 3. The producer hereby promises to fill any order transmitted to him by the Secretary which he is at such time able to fill and deliver. If he refuses to fill such order the Secretary may decide either to deduct the amount of such order from his allotment or to cancel the entire allotment. The Secretary shall notify the producer of his decision within 30 days of such refusal; and such decision shall be final.
 - 4. The Secretary shall secure orders of purchase for the product and transmit the same to the producer. The producer shall deliver the

product in bales to a carrier at (Town) (Town) (Town)

(here specify adjacent points of shipment for all carriers), within the time specified by the Secretary in the order.

The Secretary may appoint an inspector who shall inspect the product, before loading, at the place of delivery to the carrier or at any convenient place en route thereto; the inspector shall grade the product according to the standards laid down in Schedule A of this agreement and shall indicate by appropriate means the class and quality of the product; after such grading the product shall be conclusively presumed to have been, at the time of shipment, of the class and quality so specified; if the product is substandard, the inspector may reject it, but the producer may nevertheless fill the order of delivery of standard product within the time specified by the Secretary in the order; substandard product which is rejected shall not be charged against the producer's allotment unless the Secretary shall decide that such failure to deliver the standard product constitutes a refusal under paragraph 3 of this agreement.

- 5. The producer shall make the shipping arrangements in accordance with the order of the Secretary and ship the product under bill of lading to such consignee as the Secretary may designate, attaching thereto a sight draft upon the consignee.
- 6. If 10 days after notification of arrival to the consignee, or, in case of diversion by the Secretary or destruction. 30 days after delivery to the carrier, the producer or his agent for collection has not received payment or has received less than the price specified in Schedule A of this agreement the Secretary hereby promises to pay the schedule price or the difference between the schedule price and the amount received by the producer from all sources on account of the product. The risk of damage, deterioration or loss after loading shall, as between the producer and the Secretary, be borne by the Secretary, but if the Secretary is unable to arrange for inspection before loading, he shall, unless the product has been destroyed, have the privilege of inspecting the same en route or at destination and of rejecting the same if it thereby appears that the product did not, at the time of loading, meet the qualifications set forth in Schedule A of this agreement; the Secretary further promises to hold the producer harmless from any liability incurred and to reimburse him for any payment made for carriage beyond the place of delivery to the carrier, except where the product has been rejected as herein provided. The Secretary may demand as a condition of any payment made by him to the producer pursuant to this paragraph that the producer endorse, assign, and make over the bills of lading, drafts, all of the producer's right to the product, and any other rights which have accrued or may accrue to the producer in connection with the production and the sale and transit thereof, and that he certify that he has not received may accrue to the producer in connection with the production and the sale and transit thereof, and that he certify that he has not received payment or satisfaction for anything for which he is demanding payment from the Secretary.
- 7. The producer may notify the Secretary, on or after April 1, 1935, of the amount of his allotment which has not been shipped as herein provided, and the amount of standard product which he has on hand, produced upon his farm, at the time of notification. The secretary will pay the producer the schedule price for that part of his allotment which has not been shipped as herein provided to the extent that the producer has standard product, produced upon his farm on hand at the time of inspection, or if no inspection is or can be made, at the time of notification. The Secretary may inspect the product on the producer's farm or demand that it be delivered for , and the producer shall permit such product

inspection at such place as he shall specify in or about (Town)

to remain upon his farm stored in the customary manner for a period not to exceed 30 days after notification to the Secretary as above

after the Secretary has received notification as hereinabove provided he shall bear the risk of loss of the product unless the loss occurs through the negligence or misfeasance of the producer.

SCHEDULE A

Classes and Grades for Corn Fodder and Stover

Classification

Field corn

Corn fodder—
Whole eorn fodder
Shredded eorn fodder

Corn stover—
Whole eorn stover
Shredded or threshed corn stover

Grades for all subclasses

No. 1.—Shall have all or nearly all the leaves attached and shall be green to greenish yellow in color, sound and sweet, well cured, and shall not contain more than a trace of foreign material.

No. 2.—Shall have the majority of leaves attached, may be yellow to yellowish brown in color, shall be well cured and may include not to exceed ten percent foreign material.

Sample grade.—May have most of the leaves absent, may contain more than 10 percent of foreign material, may be under cured, badly weathered, moldy, musty, or otherwise of distinctly low quality.

No sample grade will be accepted.

Definitions

Corn fodder shall be the harvested entire eorn plant, cut and cured in the shock, from which no part has been removed before baling.

Corn stover shall be the harvested mature entire eorn plant, cut and eured in the shoek, from which the ears only have been removed before baling.

Whole eorn fodder or whole eorn stover shall be that which has been baled in its natural form without chopping, shredding, or threshing.

Shredded eorn fodder or eorn stover is that which has been run through a corn shredder or ensilage cutter.

Threshed eorn stover is eorn fodder which has been run through a grain thresher and from which all or most of the eorn kernels have been removed in the process of threshing.

Prices of corn fodder and stover

In areas designated and subject to other limitations designated, the prices per ton to be paid for baled corn fodder or baled corn stover in ear lots f.o.b. cars shall be:

	w note	Buteaaea
No. 1 Corn fodder	\$8.00	\$9. 00
No. 2 Corn fodder		8. 50
No. 1 Corn stover	7. 50	8. 50
No. 2 Corn stover	7. 00	8. 00

No sample grade will be accepted.

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